PLAINTIFF/DEMANDANTE (Name, street address,	and telephone number of eacl	n):	SMALL CLAIMS CASE NO.: DEFENDANT/DEMANDADO (Name, street address, and telephone num	nber of each):
Telephone No.: See attached sheet for addition	ORDER TO PR	ODUCE	Telephone No.: STATEMENT OF ASSETS FOR EXAMINATION	
	e): proof of payment (a c	canceled c	heck or money order or cash receipt, and a written dec t costs and interest) with the court before the hearing o	
b. to (1) personally appear in thi Debtor's Statement of Assets	s (form SC-133). (At the ditor within 30 days a	the hearing after the Λ	hown in the box below, and (2) bring with you a complet g you will be required to explain why you did not complet totice of Entry of Judgment (form SC-130) was mailed to e and assets.)	ete and mail
HEARING DATE	DAY TIME		PLACE	COURT USE
DATE 1.				
FECHA DEL JUICIO 2.				
If you fail to appear and have not paid the judgment, including postjudgment costs and interest, a bench warrant may be issued for your arrest, you may be held in contempt of court, and you may be ordered to pay penalties. Si usted no se presenta y no ha pagado el monto del fallo judicial, inclusive las costas e intereses posteriores al fallo, la corte puede expedir una orden de detención contra usted, declararle en desacato y ordenar que pague multas.				
3. This order may be served by a sl Date:	heriff, marshal, or re	gistered pi	ocess server.	
(SIGNATURE OF JUDGE)				
SC-133), explain why judgment of	ho won the case) (na business who lost the rsonally appear in th debtor did not pay the	ame): case and is court wi e judgmer	applies for an of owes money) (name): th a completed Judgment Debtor's Statement of Asset at or complete and mail form SC-133 to judgment credited to judgment debtor, and answer questions about judgment debtor.	ts (form tor within 30
(3) Judgment debtor either did no(4) More than 30 days have pass(5) Judgment creditor has not ref(6) The person to be examined no	d the judgment. ot file an appeal or thot file a motion to value sed since the <i>Notice</i> ceived a completed a esides or has a place	cate or the of Entry of Undgment of busine	has been dismissed or judgment debtor lost the appear e motion to vacate has been denied. If Judgment form was mailed or delivered to judgment of Debtor's Statement of Assets form from judgment debt ess in this county or within 150 miles of the place of ex- lifornia that the foregoing is true and correct.	debtor. tor.
			•	
		 See Instructi	ons on reverse) (DECLARANT)	
— The county provides small claims advisor services free of charge —				

(Small Claims)

INSTRUCTIONS FOR JUDGMENT CREDITOR

- 1. To set a hearing on an Application for Order to Produce Statement of Assets and to Appear for Examination, you must complete this form, present it to the court clerk, and pay the fee for an initial hearing date or a reset hearing date.
- 2. After you file this form, the clerk will set a hearing date, note the hearing date on the form, and return two copies or an original and one copy of the form to you.
- 3. You must have a copy of this form and a blank copy of the *Judgment Debtor's Statement of Assets* (form SC-133) personally served on the judgment debtor by a sheriff, marshal, or registered process server at least 10 calendar days before the date of the hearing, and have a proof of service filed with the court. The law provides for a new fee if you reset the hearing.
- 4. If the judgment is paid, including all postjudgment costs and interest, you must immediately complete the Acknowledgment of Satisfaction of Judgment form on the reverse of the Notice of Entry of Judgment (form SC-130) and file a copy with the court.
- 5. You must attend the hearing unless the judgment has been paid.
- 6. This form is intended to be an easy tool to enforce your right to receive a completed Judgment Debtor's Statement of Assets (form SC-133). This form is not intended to replace the Application and Order for Appearance and Examination (form EJ-125), often called an "Order for Examination." The Application and Order for Appearance and Examination may still be used to enforce a small claims judgment if you are **not** seeking at the same time to make the debtor complete a Judgment Debtor's Statement of Assets.